L.B.F. 3015.1-1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

EASTERN DIST	IRICI OF PEN	INSYLVANIA
In re:	Case No.:	18-12284
Brian Smith	Chapter:	13
Debtor(s)		
Cha 	apter 13 Pla	an
ORIGINAL		
X Amended Date: 6-5-18		1
THE DEBTOR HA CHAPTER 13 O		
YOUR RIGH	ITS WILL BE A	FFECTED
You should have received from the court a ser contains the date of the confirmation hearing of actual Plan proposed by the Debtor to adjust of them with your attorney. ANYONE WHO WIS MUST FILE A WRITTEN OBJECTION in according Plan may be confirmed and become be	on the Plan prop debts. You shou SHES TO OPPO ordance with Ba	osed by the Debtor. This document is the uld read these papers carefully and discuss SE ANY PROVISION OF THIS PLAN nkruptcy Rule 3015 and Local Rule 3015-5.
IN ORDER TO RECEIVE A I MUST FILE A PROOF OF CL NOTICE OF M		EADLINE STATED IN THE
Part 1: Bankruptcy Rule 3015.1 Disclosur Plan contains non-standard or additional Plan limits the amount of secured claim(s Plan avoids a security interest or lien	l provisions — se	
Part 2: Payment and Length of Plan		
§ 2(a)(1) Initial Plan: Total Base Amount to be paid to the Debtor shall pay the Trustee \$	per mont per mont payment are se e Chapter 13 Tr	th for months; and th for months. It for months. It forth in § 2(d) ustee ("Trustee") \$ 16,530.
The Plan payments by Debtor shall conadded to the new monthly Plan payments in (date) for59 months. Other changes in the scheduled plan	the amount of \$	270 beginning June 2018

§ 2(b) Debtor shall make plature wages (Describe source, ar	an payments to the mount and date wh	Trustee from the nen funds are ava	e following sources in addition to ailable, if known):	
§ 2(c) Use of real property to Sale of real property See § 7(c) below for				
			,	
Loan modification wi See §7(d) below for			в ргорепу:	i
§ 2(d) Other information that	may be important	relating to the pa	ayment and length of Plan:	
• ()				١
		E	blows Coursel Food	
art 3: Priority Claims (Includi	ng Administrative	Expenses & De	eptor's Counsel rees)	
	- C 2/h) la al avec al	I allannad mulauid	he alaime will be noted in full	
§ 3(a) Except as provided i less the creditor agrees othe		i allowed priorit	ty claims will be paid in full	
Creditor	Type of Priority		Estimated Amount to be Paid	\neg
eresa Braly,	attorney	, fee	1500.00	
स्डिष्ट.				
§ 3(b) Domestic Support o	bligations assign	ed or owed to a	governmental unit and paid	
ss than full amount.				
None. If "None" is checked	i, the rest of § 3(b) n	eed not be comple	eted.	
The allowed priority claims li	sted below are base	d on a domestic su	upport obligation that has been	
ssigned to or is owed to a governm rovision requires that payments in	nental unit and will be § 2(a) be for a term	e paid less than the of 60 months; see	e full amount of the claim. This plant 11 U.S.C. § 1322(a)(4).	
· · · · · · · · · · · · · · · · · · ·				
Name of Creditor		Amount of clain	n to be paid	
Amie Smith		1 11102	ithly garneshm Levitor's paych	ريب
3409 VISTA	st.	or d	ector's pay ch	ec_
Phila PA 19	.31			
I VUULUU I IV	1 2 (2)			

Part 4: Secured C	laims						
						11 Marie	
	Default and Main is checked, the res				nnleted		
	all distribute an amou				-	nrenetition arrears	ages and Debtor
shall pay directl	y to creditor monthly	obligations	s falling due	e afte	r the bankn	uptcy filing.	1905, and, D00101
Creditor	Description of	Regular	Monthly	Est	imated	Interest Rate	Amount to be
***	Secured	Paymen		Arre	earage	on Arrearage,	Paid to
	Property and Address, if real	paid dire				if applicable(%)	Creditor by the Trustee
	nronerty	Debtor	_				
My I Banh	Residence	120	8,00	11,	755.89		11,755,89
Confirmation Determine If "None. If "None. If "None. If "None. If "None It	None" is checked, the secured claims listed plan. sary, a motion, object to extent or validity of the hearing.	Amount, rest of § 4 d below sh tion and/or f the allow	Extent of the paid	r Val not be in ful proc d clair	idity of the completed I and their I eeding, as and the complete the c	e Claim . iens retained until of appropriate, will be ourt will make its detailed eated either: (A) as	completion of filed to etermination s a general
(4) In addition to payment of the allowed secured claim, "present value" interest pursuant to 11 U.S.C. § 1325(a)(5)(B)(ii) will be paid at the rate and in the amount listed below. If the claimant included a different interest rate or amount for "present value" interest in its proof of claim, the court will determine the present value interest rate and amount at the confirmation hearing.							
(5) Upon co secured claim and re	mpletion of the Plan, lease the correspond	payments ling lien.	made und	ler th	is section s	atisfy the allowed	
Name of Creditor	Description of Secured Prope and Address, it property	rty A f real S	Allowed Secured Claim		Present Value Interest Rate	Dollar Amount of Present Value Interest	Total Amount to be paid
PGW	Residen	ice	600.	ည်			539.12
PGW City of Ph	da Resid	Pence	539	,12			539.12

§ 4(c) Allowed s				ded from 11 U.S.C. § 506
purchase money security	/ interest in a mot	or vehicle acquired	d for the personal u	on date and secured by a use of the debtor(s), or (2) occurity interest in any other thing
(1) The allowed of payments under the p		sted below shall be	paid in full and the	eir liens retained until completion
§ 1325(a)(5)(B)(ii) will be	paid at the rate a or "present value"	and in the amount interest in its proc	listed below. If the	" interest pursuant to 11 U.S.C. claimant included a different t will determine the present value
Name of Creditor	Collateral	Amount of Claim	Present Value Interest	Estimated total payments
			%	\$
	post control of the c		%	\$
of the Plan. (3) The Truste	e shall make no pa	yments to the credito	ors listed below on th	eir secured claims.
Creditor		Sec	cured Property	
Part 5: Unsecured Cl	aims			
§ 5(a) Specifica None. If "None	-		red Non-Priority not be completed.	/ Claims
Selow.	Basis for Sepa Classification	rate Treatime	- 229 677" \	Amount of Amount to be paid 14,968.36
		1	1	

Debtor surrendered the 2012 chevrolet. Equinox Prior to feling ch 13. A motion for relief was filed. No momes are

§ 5(b) All Othe	er Timely Filed, Allowed General Uns	ecured Claims
(1) Liquidation	n Test (check one box)	
X All Debto	or(s) property is claimed as exempt.	
Debtor(s)) has non-exempt property valued at \$	for purposes of § 1325(a)(4)
/2\ Eunding	r: § 5(b) claims to be paid as follows <i>(ch</i> e	ck one box):
(2) Funding	. 8 o(b) claims to be paid as felicine (exc	
100%	4	
Other (De	scribe)	
Part 6: Executory C	Contracts & Unexpired Leases	
Whope If "Non	ne" is checked, the rest of § 6 need not be c	ompleted.
Creditor	Nature of Contract or Lease	Treatment by Debtor Pursuant to §365(b)
Part 7: Other Provi	isions	
§ 7(a) Genera	al Principles Applicable to The Plan	
(1) Vesting of P	roperty of the Estate (check one box)	
☑ Upon co ☐ Upon di		
(2) Unless other	wise ordered by the court, the amount of a	creditor's claim listed in its proof of claim
controls over any control	ary amounts listed in Parts 3, 4 or 5 of the F	Plan.
(3) Post-petitior 1326(a)(1)(B),(C) shall creditors shall be made	n contractual payments under § 1322(b)(5) a be disbursed to the creditors by the Debtor be by the Trustee.	and adequate protection payments under § directly. All other disbursements to
the plaintiff, before the	completion of plan payments, any such reci	onal injury or other litigation in which Debtor is overy in excess of any applicable exemption will essary to pay priority and general unsecured ad by the court.

§ 7(b) Affirmative Duties on Holders of Claims secured by a Security Interest in Debtor's Principal Residence (1) Apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage. (2) Apply the post-petition monthly mortgage payments made by the Debtor to the post-petition mortgage obligations as provided for by the terms of the underlying mortgage note. (3) Treat the pre-petition arrearage as contractually current upon confirmation for the Plan for the sole purpose of precluding the imposition of late payment charges or other default-related fees and services based on the pre-petition default or default(s). Late charges may be assessed on post-petition payments as provided by the terms of the mortgage and note. (4) If a secured creditor with a security interest in the Debtor's property sent regular statements to the Debtor pre-petition, and the Debtor provides for payments of that claim directly to the creditor in the Plan, the holder of the claims shall resume sending customary monthly statements. (5) If a secured creditor with a security interest in the Debtor's property provided the Debtor with coupon books for payments prior to the filing of the petition, upon request, the creditor shall forward post-petition coupon book(s) to the Debtor after this case has been filed. (6) Debtor waives any violation of stay claim arising from the sending of statements and coupon books as set forth above. § 7(c) Sale of Real Property None. If "None" is checked, the rest of § 7(c) need not be completed. (the "Real Property") shall be completed (1) Closing for the sale of ___ _months of the commencement of this bankruptcy case (the "Sale Deadline"). Unless otherwise agreed by the parties or provided by the Court, each allowed claim secured by the Real Property will be paid in full under §4(b)(1) of the Plan at the closing ("Closing Date"). (2) The Real Property will be marketed for sale in the following manner and on the following terms: (3) Confirmation of this Plan shall constitute an order authorizing the Debtor to pay at settlement all customary closing expenses and all liens and encumbrances, including all § 4(b) claims, as may be necessary to convey good and marketable title to the purchaser. However, nothing in this Plan shall preclude the Debtor from seeking court approval of the sale of the property free and clear of liens and encumbrances pursuant to 11 U.S.C.

§363(f), either prior to or after confirmation of the Plan, if, in the Debtor's judgment, such approval is necessary or in order to convey insurable title or is otherwise reasonably necessary under the circumstances to implement this

(4) Debtor shall provide the Trustee with a copy of the closing settlement sheet within 24 hours of the

(5) In the event that a sale of the Real Property has not been consummated by the expiration of the Sale

Continuation sheet attached

Closing Date.

Deadline:

§ 7(d) Loan Modification ☑ None. If "None" is checked, the rest of § 7(d) need not be complete.	
(1) Debtor shall pursue a loan modification directly withcurrent servicer ("Mortgage Lender"), in an effort to bring the loan current a	or its successor in interest or its nd resolve the secured arrearage claim.
(2) During the modification application process, Debtor shall make a Mortgage Lender in the amount of <u>per month</u> , which represents basis of adequate protection payment). Debtor shall remit the adequate Mortgage Lender.	dequate protection payments directly to (describe
(3) If the modification is not approved by(date), Debto otherwise provide for the allowed claim of the Mortgage Lender; or (B) Mor automatic stay with regard to the collateral and Debtor will not oppose it.	or shall either (A) file an amended Plan to tgage Lender may seek relief from the
Part 8: Order of Distribution	
The order of distribution of Plan payments will be as follows:	
Level 1: Trustee Commissions* Level 2: Domestic Support Obligations Level 3: Adequate Protection Payments Level 4: Debtor's attorney's fees Level 5: Priority claims, pro rata Level 6: Secured claims, pro rata Level 7: Specially classified unsecured claims Level 8: General unsecured claims Level 9: Untimely filed, allowed general unsecured claims	
*Percentage fees payable to the standing trustee will be paid at the ra not to exceed ten (10) percent.	ite fixed by the United States Trustee
Part 9: Non Standard or Additional Plan Provisions	
None. If "None" is checked, the rest of § 9 need not be completed.	Add Non-standard provisions
	,
Cor	ntinuation sheet attached

an IV. Ograwios	
Under Bankruptcy Rule 3015(c), nonstandard or additional plan provisions are required t	o be set forth in Part 9
of the Plan. Such Plan provisions will be effective only if the applicable box in Part 1 of this	
Any nonstandard or additional provisions set out other than in Part 9 of the Plan are VOID.	By signing below,
attorney for Debtor(s) or unrepresented Debtor(s) certifies that this Plan contains no nonsta	andard or additional
provisions other than those in Part 9 of the Plan.	

Date: _______ S/ Teves a B rady
Attorney for Debtor(s)

If Debtor(s) are unrepresented, they must sign below.

Date: _______ Debtor

Date: _______ Joint Debtor

Case 18-12284-elf Doc 21 Filed 06/05/18 Entered 06/05/18 12:49:18 Desc Main Document Page 9 of 9

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE:

Brian M. Smith 3409 Vista Street : Bankruptcy No : Chapter 13

Philadelphia, PA 19136

Debtor

CERTIFICATE OF SERVICE

Teresa Brady, Esquire hereby certifies that she is the attorney for the debtor and that on June 5, 2018 she caused to be served a true and correct copy of the amended Chapter 13 plan to those listed below by First Class US Mail and/or electronically

Office of the Clerk US Bankruptcy Court 900 Market Street Suite 400 Philadelphia, Pa 19107

Chapter 13 Trustee

US Trustee's Office 601 Walnut Street Curtis Center, Suite 950W Philadelphia, PA 19106

debtor

CREDITORS LISTED ON MAILING MATRIX

/S/TeresaBrady,Esquire Teresa Brady, Esquire #57587 210 East Girard Avenue Philadelphia, PA 19125 (215) 426-1020